

Land Use Authority

76 North Main Street Kanab, Utah 84741 Phone (435) 644-4966 planning@kane.utah.gov

APPLICATION TO APPEAL LAND USE DECISION

	APPLICANT INFORMATIO	•	
	me:Phone:		
		Email:	
City:	State:	Zip Code:	
	PROPERTY OWN	ER	
Name:	Phone:		
Address:	Email:		
City:	State:	Zip Code:	
	SUBJECT PROPER	тү	
Address of Property			
Parcel Number:	Total Area (ad	cres or sq. ft.)	
• •	,	actual (attach paperwork) Fee	Titl
Date of Original Decision:			
(1) Legal Description (and m	ap) of Property: [O.K. to provid	le attachments]	
		on you are appealing, and why you are	
(3) State each legal theory o	f relief that you believe applies	:	
	ation to present? (circle one)	YES NO	
ertify that I have read, examined rue, accurate and correctly state		and that the information submitted and a	ttach

AGENT AUTHORIZATION AFFIDAVIT

l (we),	thorize as my (our) agent (s), the own	ner(s) of the real property d	escribed in the attache
regarding the atta	ched application and to appear on my (y considering this application and to act	our) behalf before any adm	ninistrative or legislativ
		Property Owner	
		Property Owner	
	Dated this day of who duly acknowledged to me that	, the signer(s) of t	he agent authorizatio:
		Notary	
State of Utah County of	} ss	R AFFADAVIT	
the property iden	, dentified in the attached application and ded in the attached plans and other exhibites.	i that the statements her	eiii contained and ti
		Property Owner	
		Property Owner	
	Subscribed and sworn to me this	day of	, 20
		 Notary	

Standards of Review for an Appeal Application:

- 1. Appeal Authority shall hear and review all Appeal Applications "de novo" (anew), including the review of all factual matters. Appeal Authority shall consider the materials presented originally before the decision maker and only such other information as Appeal Authority may deem relevant.
- 2. The Appeal Authority shall determine the correctness of a decision in its interpretation and application of all Land Use Ordinances.
- 3. Only those decisions in which a Land Use Authority has applied the requirements of the Land Use Ordinance to a particular application, person, or parcel may be appealed to the Appeal Authority.
- 4. The Appeal Application shall not be used to waive, modify, or amend any requirement, provision, or term of any Land Use Ordinance, except as may be appropriate in the case of a variance.
- 5. The Appeal Applicant/Owner has the burden of proving that the Land Use Authority erred.
- 6. Appeal Applicants/Owners have the right to be represented by an attorney, architect or other professional.
- 7. All supporting documentary evidence should, where possible, be provided to the Appeal Authority ten (10) days in advance of the hearing.
- 8. Additional review standards for an Appeal Application are provided by Section 9-3-1 of the Kane County Land Use Ordinance. [www.kanecountyutah.net *under ordinances*]